





## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	~ <del></del>					
Applicant's or agent's file reference  K 60 473/7ch	FOR FURTHER ACTION	See Form PCT/IPEA/416				
International application No.	International filing date (day/month/)	vear) Priority date (day/month/year)				
PCT/EP2003/012591	11 November 2003 (11.11.20	003)   12 November 2002 (12.11.2002)				
International Patent Classification (IPC) or national classification and IPC C09J 7/00						
Applicant  GIESECKE & DEVRIENT GMBH et al.						
This report is the international prelir Authority under Article 35 and trans	ninary examination report, established mitted to the applicant according to Ar	by this International Preliminary Examining ticle 36.				
2. This REPORT consists of a total of	6 sheets, including this	cover sheet.				
3. This report is also accompanied by A	NNEXES, comprising:					
a. (sent to the applicant and	to the International Bureau) a total of	8 sheets, as follows:				
and/or sheets conf	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) , containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
This report contains indications relat						
Box No. I Basis of the re	port					
Box No. II Priority						
Box No. III Non-establishr	nent of opinion with regard to novelty,	inventive step and industrial applicability				
Box No. IV Lack of unity of	of invention					
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI Certain docum		į				
Box No. VII Certain defects	Box No. VII Certain defects in the international application					
Box No. VIII Certain observations on the international application						
Date of submission of the demand	Date of compl	etion of this report				
11 May 2004 (11.05.2	004)	3 December 2004 (03.12.2004)				
Name and mailing address of the IPEA/EP	Authorized of	Authorized officer				
Facsimile No.	Telephone No	Telephone No.				

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

PCT/EP2003/012591

В	x No.	I E	asis of the report						
1.		th regard to the language, this report is based on the international application in the language in which it was filed, unless erwise indicated under this item.							
		This i	report is based on translations from the original language into the following language, h is language of a translation furnished for the purpose of:						
			ernational search (under Rules 12.3 and 23.1(b))						
			publication of the international application (under Rule 12.4)						
			nternational preliminary examination (under Rules 55.2 and/or 55.3)						
2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):									
Ì			ternational application as originally filed/furnished						
l	$\bowtie$		scription:	, as originally filed/furnished					
1		pages	1-15 received by this Authority on	, as originary meditarnshed					
Ì		pages'							
	K21								
	$\boxtimes$	the cla	ums:	, as originally filed/furnished					
		pages	as amended (too	gether with any statement) under Article 19					
ı		pages pages		19 November 2004 (19.11.2004)					
		pages							
İ									
			awings: 1-5	, as originally filed/furnished					
		pages pages		, as onguine,					
		pages							
İ			nence listing and/or any related table(s) – see Supplemental Box Relating to S	equence I isting					
	ш	a seq	tence listing and/or any related table(s) — see supplemental Box relating to b	oquonoo 225					
	$\Box$								
13	3	The a	mendments have resulted in the cancellation of:						
Į			the description, pages						
١			the claims, Nos.						
the drawings, sheets/figs									
the sequence listing (specify):									
any table(s) related to sequence listing (specify):									
ı									
	4. 🔲	This made (Rule	report and listed below had not been as indicated in the Supplemental Box						
		닏	the claims, Nos.						
			the drawings, sheets/figs						
Ì			the sequence listing (specify):						
			any table(s) related to sequence listing (specify):						
	* If item 4 applies, some or all of those sheets may be marked "superseded."								

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Inter	l application No.
PCT/EP	03/12591

7.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. Stat	ement			
N	ovelty (N)	Claims	1-36	YES
		Claims		NO
In	ventive step (IS)	Claims		YES
		Claims	1-36	NO NO
Ir	dustrial applicability (IA)	Claims	1-36	YES
		Claims		NO

#### 2. Citations and explanations

This report makes reference to the following documents:

- D1: WO 03/044605 A (TESA SCRIBOS GMBH; EML EUROP MEDIA LAB GMBH (DE)), 30 May 2003 (2003-05-30)
- D2: DE 101 09 964 A (SCHREINER GMBH & CO KG), 12 September 2002 (2002-09-12)
- D3: DE 201 10 188 U (VKV GMBH & CO CONSULTING), 31
  October 2002 (2002-10-31)
- D4: DE 195 29 728 C (TRAUTWEIN GMBH & CO), 24 October 1996 (1996-10-24)
- D5: PATENT ABSTRACTS OF JAPAN, Vol. 0165, No. 10 (M-1328), 21 October 1992 (1992-10-21) & JP 04 189194 A (SHINKOU KAGAKU KOUGIYOU KK; OTHERS: 01), 7 July 1992 (1992-07-07)
- D6: US-A-5 281 474 (MATSUZAKI MORIO ET AL), 25 January 1994 (1994-01-25)

#### 1. Amendments (PCT Article 34(2)(b), second sentence)

No clear basis is disclosed in the originally filed application for the features added to the newly submitted independent claim, in lines 5-7 (which correspond to the second hyphenated paragraph in the claim); these features thus contravene PCT Article 34(2)(b), second sentence,

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

which stipulates that amendments must not go beyond the disclosure of the originally filed application.

The applicant is requested to submit an amended set of claims in a possible regional European phase, taking into account this objection. The most recently submitted set of claims, which was submitted with the letter of 13 August 2004, is used for the purpose of preliminary international examination.

#### 2. Novelty (PCT Article 33(2))

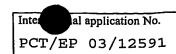
The present amended claim 1 discloses an arrangement that bears information to be secured and comprising a security sticker and an object having a larger surface than the sticker, characterised by an additional layer in the form of a paint or lacquer layer arranged on the object, the additional layer being arranged between the object and the information to be protected, the adhesive power of the additional layer to the sticker being at least in some portions higher than the adhesive power of the additional layer to the object.

None of the citations D2 to D6 discloses this type of arrangement having all the technical features defined in the present claim 1. The subject matter of the application is therefore novel over D2 to D6.

#### 3. Inventive step (PCT Article 33(3))

Document D2 appears to be the document sharing the most technical features with the subject matter of the application. The subject matter of claim 1 differs from that prior art document only by the feature that the adhesive power of the additional layer to the sticker must

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT



be higher, at least in some portions, than the adhesive power of the additional layer to the object.

However, this differentiating feature does not appear to have any unexpected technical effect. The objective problem addressed by the present application thus consists in providing an alternative arrangement for protecting information to be secured against undesirable manipulations.

A person skilled in the relevant technical field, however, would regard it as self-evident to set the adhesive power of the additional layer to the sticker at least in some portions at a higher level than the adhesive force between the additional layer and the object in order to solve the problem in question, and thus to achieve an enhanced protection of the information to be secured against undesirable manipulations. It was therefore obvious for a person skilled in the art before the priority date of the present application to solve the above-mentioned objective problem by means of his normal knowledge and abilities on the basis of the disclosure of D2.

Consequently, the subject matter of the present application does not involve an inventive step in relation to document D2.

The applicant is invited to submit new claims or to put forth suitable arguments which take into account the above-mentioned objection.

All inadmissible extensions of the application should be avoided.